

4 YEARS OF STALLING!!

THE RECORD OF THESE SUNKIST GROWERS

November 1953

THESE SUNKIST WORKERS
VOTE UNION IN SECRET
BALLOT ELECTION.

January 1954

THESE SUNKIST GROWERS
REFUSE TO BARGAIN
WITH UNION.

April 1955

NATIONAL LABOR RELATIONS
BOARD FINDS THESE
SUNKIST GROWERS GUILTY
OF BREAKING LAW.

December 1956

U. S. COURT OF APPEALS
UPHOLDS LABOR BOARD
DECISION.

June 1957

U. S. SUPREME COURT
REJECTS APPEAL FROM
LOWER COURT BY THESE
SUNKIST GROWERS.

The products of these
SUNKIST lemon growers associations
are unfair to organized labor:

SANTA CLARA LEMON ASSOCIATION
SOMIS LEMON ASSOCIATION
OXNARD CITRUS ASSOCIATION
CARPINTERIA LEMON ASSOCIATION
SEABOARD LEMON ASSOCIATION

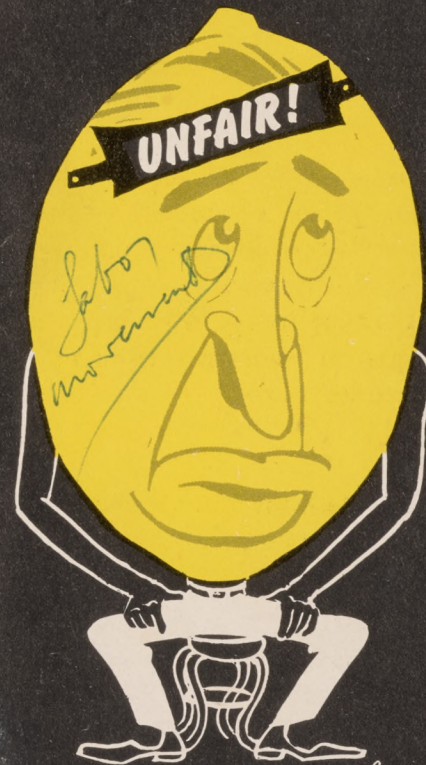
Ask your grocer not to buy
the Products of these SUNKIST growers

UNITED PACKINGHOUSE WORKERS
OF AMERICA (AFL-CIO)

1019 South Grand
Los Angeles, California



*Too
Sour
For Me!*



Here's Why



The SUNKIST lemon growers associations listed on the next page don't treat their employees fairly.

Because

Four years ago these workers voted for a union.

But these SUNKIST member units refused to bargain.

Even though the Federal Court found them guilty of breaking the National Labor Relations Law, these SUNKIST member units still stall and refuse to agree to improve the wages or working conditions of their employees.

That's why lemons from these SUNKIST growers are on the UNFAIR LIST.

Please be sure the lemons you buy are not processed by these member units of SUNKIST GROWERS, INC.

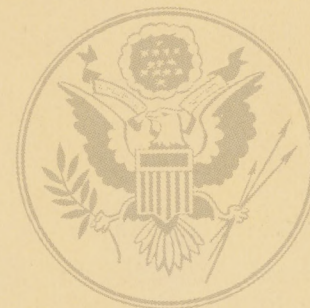
That way you can help these workers win decent wages and security for themselves and their families.

UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT

NATIONAL LABOR RELATIONS BOARD

VS.

SANTA CLARA LEMON ASSOCIATION
SEABOARD LEMON ASSOCIATION
OXNARD CITRUS ASSOCIATION
SOMIS LEMON ASSOCIATION
CARPINTERIA LEMON ASSOCIATION



Here's What These Sunkist Growers Did:

1. In defiance of National Labor Relations Board, refused to bargain from January 1954 to February 1957.
2. Tried to discourage their employees into submission by long drawn out court appeals from the decisions of the National Labor Relations Board.
3. Following the court order, stalled and delayed negotiations for months and months in order to avoid bargaining.
4. Refused to agree to arbitration as a method of settling all disputes between the employer and the union.